State of Alaska - Air Operating Permit Program Owner Requested Limit

FACILITY IDENTIFICATION:

No. 797ORL01

Owner/Operator:	Marathon Oil Company	
Facility Name:	Grassim Oskolkoff (GO) Pad Tri	ethylene Glycol (TEG) Dehydration Unit
Owner Address:	P.O. Box 196618	
City, State, Zip:	Anchorage, Alaska 99519-6168	
Latitude/Longitude:	60° 09' 06" North, 151° 29' 00"	West
Facility Contact:	Mr. John A. Barnes	
Phone Number:	(907) 564 6400	
18 AAC 50.225(b) for a Department grants an ofor an operating permit Standards for Hazardou that the owner-requested In accordance with 18 AT The owner or operator in 50.225(b). This limit relimit according to the property of the property	the Grassim Oskolkoff (GO) Pad Twner-requested limit to restrict the under 18 AAC 50.325(b)(2) and 4 as Air Pollutants From Oil and Nated limit is effective as of the date in AAC 50.225(f), the applicant has a may revise this limit under 18 AAC	greed to the conditions listed on the following pages. C 50.225(h) by submitting a new request under 18 AAC approved. The owner or operator may terminate this
Owner or Operator		Printed Name
Title:		
This certifies that on	, (date) the person name	d above appeared before me, a notary public
in a	nd for the State of,	and signed the above statement in my presence.
	eales:	

John F. Kuterbach, Program Manager Air Permit Program Owner Requested Limit Effective Date

CONDITIONS

- 1. The owner/operator shall retain records of all required monitoring data and support information for a period of at least five (5) years from the date of collection. Support information includes monthly records of gas throughput rates in MMSCF / DAY, monthly records of hours of operation of the control device, all copies of all GRI-GLYCalc calculations used to determine actual HAPs emissions from the still column vent and copies of reports and certifications required by this approval.
- 2. The owner/operator shall submit two copies of an annual compliance report to the Alaska Department of Environmental Conservation, Air Permits Program, 610 University Ave, Fairbanks, AK, 99707-3643, ATTN: Compliance Technician. The report is due by **March 31** for information from the period January 1 through December 31. The reports are to contain:
 - (A) The name of the owner/operator, the facility name, ORL number, and the period of the report;
 - (B) A listing of the monthly throughput rates for the Grassim Oskolkoff (GO) Pad for the past 12 months, by month;
 - (C) After the Grassim Oskolkoff (GO) Pad has been in operation for 12 months, the records shall contain the listing from B above and a rolling 12 month average for the throughput rate of the facility.
 - (D) A listing of the hours of operation of the control device listed in Table 1 for the past 12 months, by month;
 - (E) After the TEG Dehydration Unit has been in operation for 12 months the records shall contain the listing from D above and a rolling 12 month total for the hours of operation of the control device.
 - (F) A listing of the annual HAPs emissions in the still vent gas. Based on the monthly data collected, the HAPs emissions need only be calculated semi-annually using GRI-GLYCalc, Version 3.0 or higher, unless the throughput rate for the TEG Dehydration Unit is exceeding 45 MMSCFD. If the rolling twelve month average for the throughput of the TEG Dehydration Unit is noted as exceeding 45 MMSCFD in any calendar month, the HAPs emissions shall be estimated and appropriate adjustments made in order to ensure that the control device is operated an adequate number of hours to control emissions.
 - (G) The reports **must clearly identify any deviation** from the limit requirements; and
 - (H) A certification of report information, signed by the Responsible Official defined in 18 AAC 50.990(77), using the format of 18 AAC 50.205.
- 3. The owner/operator shall fax a notification to the Fairbanks Air Permit Program office at (907) 451-2187 within seven days of discovery if:
 - a) An emissions calculation indicates that any one hazardous air pollutant emission rate is exceeding 9 tons per year or any combination of HAPs is exceeding 22.5 tons per year; or
 - b) Any significant malfunction of a control device occurs which would allow any one HAP emission rate to exceed 9 tons or any combination of HAPs would exceed 22.5 tons per year.
- 4. The Marathon Oil Company Grassim Oskolkoff (GO) Pad shall report any excess air emissions or

deviation from the conditions to ADEC no later than seven days after discovering the excess emission or deviation. To report the excess emissions, the facility must fax a completed and signed ADEC Notification Form to ADEC at (907) 269-7508. The Excess Emission Notification Form may be obtained from the Air Permits Web Site at:

http://www.state.ak.us/dec/dawq/aqm/eeform.pdf

Statement of Avoided Requirement:

The potential to emit of the triethylene glycol (TEG) dehydration unit at the facility for any one hazardous air pollutant is reduced to less than 10 tons per year. The potential to emit of any combination of hazardous air pollutants is reduced to less than 25 tons per year by limiting the hazardous air pollutant emissions by operation of the triethylene glycol dehydration unit control device. In accordance with 18 AAC 50.210, the capacity of the facility to emit an air contaminant is verifiable through the monitoring, recordkeeping, and reporting contained in this approval. By limiting the potential to emit of the sources listed in Table 1, the owner/operator is avoiding the requirement to obtain an operating permit for a facility that is classified under AS 46.14.130 (b) and 18 AAC 50.325(b)(2).

The maximum emission summary for this facility for the principal sources is as follows:

TEG Dehydration Unit Vent Uncontrolled 50 MMSCFD throughput

65.9 tons per year combined HAPs (uncontrolled) 36 tons per year Xylene (uncontrolled)

At 50 MMSCFD throughput and 100% operation of the control devices the HAPs emissions Can be controlled to 0.3 tons per year total.

Table 1 Inventory Subject to Limit

Description	Buildings	Rated Capacity	Make / Model
Triethylene Glycol (TEG) Contactor #1		25 MM SCF / Day	
Triethylene Glycol (TEG) Contactor #2		25 MM SCF / Day	
Control Device			JATCO BTEX Eliminator System (flash tank & condenser)

Glossary

Glycol Dehydration Unit = the entire skid of process equipment required to dehydrate the natural gas (TEG contactor, reboiler, etc.).

Contactor = General term for the vessel in which the glycol and natural gas are combined. In GLYCalc, the contactor is the point where glycol mixes with wet natural gas. This is typically just an injection point in the pipe. For Grassim Oskolkoff (GO) Pad, there is initially one Contactor rated at 25 MMSCFD, with plans for future expansion of an additional Contactor at 25 MMSCFD, for a total future potential of 50 MMSCFD.

TEG Regenerator (reboiler and still) = The vessel in a glycol dehydration unit that contains a heat source (usually a fire-tube burning natural gas) to drive water and other absorbed compounds from the glycol. The reboiler is part of the regenerator.

JATCO BTEX Eliminator System = The additional piece of equipment (control device) added to the dehydration unit to control HAP emissions. The BTEX Eliminator System is specifically connected to the reboiler to control the emissions.

Excess Emission Notification Form

ADEC Notification Form

Fax	this form to: (90)7) 269-7508	Telephor	ne: (907) 2	69-8888		
pany Name							
ity Name							
ason for notification	on:						
Excess Emissions		☐ Other Deviation from Permit Condition					
you checked this box		If you checked this box					
ill out section 1		out section 2					
en did you discover Date:/1		nissions or Ot	her Deviation	on:			
ction 1. Excess Er	missions						
(a) Event Info	•	•			-		
Date:	START		END Time:		Duration (nr:min): 	
Date:	<u> : </u>		:		<u> </u>		
				Total:	:_		
		ET CONDITION			CONTROL EQUIPMENT OTHER		
Attach a detailed d	escription of what	happened, inclu	ding the para	meters or op	erating condition	ns exceed	
(c) Sources In Identify each emiss permit. List any connecessary.	sion source involv						
Source ID No. So	ource Name	Description			Control Dev	/ice	
(d) Emission I	Limit Potentia	Ily Exceeded	during the e		a list of ALL kno		

(e) Excess Emission Reduction:

Attach a description of the measures taken to minimize and/or control emissions during the event.

(f) Corrective Actions:

eliminate chances of a recurrence. (g) Unavoidable Emissions: Do you intend to assert that these excess emissions were unavoidable? ☐ YES Do you intend to assert the affirmative defense of 18 AAC 50.235? ☐ YES ☐ NO Section 2. Other Permit Deviations (a) Sources Involved: Identify each emission source involved in the event, using the same identification number and name as in the permit. List any control device or monitoring system affected by the event. Attach additional sheets as necessary. Source ID No. Source Name Description Control Device (b) Permit Condition Deviation: Identify each permit condition deviation or potential deviation. Attach additional sheets as necessary. Permit Condition Potential Deviation (c) Corrective Actions: Attach a description of actions taken to correct the deviation or potential deviation and to prevent recurrence. Based on information and belief formed after reasonable inquiry, I certify that the statements and information in and attached to this document are true, accurate, and complete. Printed Name:

Date

Signature:

Attach a description of corrective actions taken to restore the system to normal operation and to minimize or